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7 **UNITED STATES DISTRICT COURT**
 8 **DISTRICT OF NEVADA**

9 TRAVIS NUTSCH, an individual,

10 Plaintiff,

11 vs.

12 LAS VEGAS METROPOLITAN POLICE
 13 DEPARTMENT, a Municipal Corporation;
 14 OFFICER TIMOTHY NYE, an individual;
 15 OFFICER GEORGE AJAM, an individual;
 16 OFFICER GENE WOLFANGER, an
 17 individual; OFFICER KELLEY FURNAS,
 18 an individual; OFFICER ISRAEL CRUZ
 CAMACHO, an individual; OFFICER
 GABRIEL LEA, an individual; DOE
 OFFICERS III-VII, individuals

19 Defendants.

Case No.: 2:23-cv-01101-JCM-MDC

**STIPULATION AND ORDER TO
 EXTEND DISCOVERY PLAN AND
 SCHEDULING ORDER DEADLINES**

(FOURTH REQUEST)

20 Plaintiff Travis Nutsch, by and through his respective counsel, and Defendants Las
 21 Vegas Metropolitan Police Department, Officer Timothy Nye, Officer George Ajam, and
 22 Officer Gene Wolfanger, Officer Kelly Furnas, Officer Isrrael Cruz Camacho, and Officer
 23 Gabriel Lea, (“LVMPD Defendants”), by and through their respective counsel (collectively
 24 “the Parties”), hereby stipulate and agree to extend the Discovery Plan and Scheduling Order
 25 deadlines an additional sixty (60) days. This Stipulation is being entered in good faith and
 26 not for purposes of delay. This is the fourth request for an extension in this matter.

1. **STATUS OF DISCOVERY.**

2. **A. PLAINTIFF'S DISCOVERY**

3. 1. Plaintiff's Initial Disclosures and Production of Documents Pursuant to Fed.
4. R. Civ. P. 26.1, dated August 28, 2023.

5. 2. Plaintiff's First Set of Requests for Production to Defendant Las Vegas
6. Metropolitan Police Department, dated October 12, 2023.

7. 3. Plaintiff's First Set of Requests for Production to Defendants Doe Officers
8. III-VII, dated December 12, 2023.

9. 4. Plaintiff's First Set of Requests for Production to Defendant Gabriel Lea,
10. dated December 12, 2023.

11. 5. Plaintiff's First Set of Requests for Production to Defendant Gene
12. Wolfanger, dated December 12, 2023.

13. 6. Plaintiff's First Set of Requests for Production to Defendant George Ajam,
14. dated December 12, 2023.

15. 7. Plaintiff's First Set of Requests for Production to Defendant Israel Cruz
16. Camacho, dated December 12, 2023.

17. 8. Plaintiff's First Set of Requests for Production to Defendant Kelley Furnas,
18. dated December 12, 2023.

19. 9. Plaintiff's First Set of Requests for Production to Defendant Timothy Nye,
20. dated December 12, 2023.

21. 10. Plaintiff's First Set of Requests for Admissions to Defendants Doe Officers
22. III-VII, dated December 12, 2023.

23. 11. Plaintiff's First Set of Requests for Admissions to Defendant Gabriel Lea,
24. dated December 12, 2023.

25. 12. Plaintiff's First Set of Requests for Admissions to Defendant Gene
26. Wolfanger, dated December 12, 2023.

27. 13. Plaintiff's First Set of Requests for Admissions to Defendant George Ajam,
28. dated December 12, 2023.

1 14. Plaintiff's First Set of Requests for Admissions to Defendant Israel Cruz
2 Camacho, dated December 12, 2023.

3 15. Plaintiff's First Set of Requests for Admissions to Defendant Kelley Furnas,
4 dated December 12, 2023.

5 16. Plaintiff's First Set of Requests for Admissions to Defendant Timothy Nye,
6 dated December 12, 2023.

7 17. Plaintiff's First Set of Interrogatories to Defendants Doe Officers III-VII,
8 dated December 12, 2023.

9 18. Plaintiff's First Set of Interrogatories to Defendant Gabriel Lea, dated
10 December 12, 2023.

11 19. Plaintiff's First Set of Interrogatories to Defendant Gene Wolfanger, dated
12 December 12, 2023.

13 20. Plaintiff's First Set of Interrogatories to Defendant George Ajam, dated
14 December 12, 2023.

15 21. Plaintiff's First Set of Interrogatories to Defendant Israel Cruz Camacho,
16 dated December 12, 2023.

17 22. Plaintiff's First Set of Interrogatories to Defendant Kelley Furnas, dated
18 December 12, 2023.

19 23. Plaintiff's First Set of Interrogatories to Defendant Timothy Nye, dated
20 December 12, 2023.

21 24. Plaintiff's Responses to Defendant Gabriel Lea's First Set of
22 Interrogatories, dated May 29, 2024.

23 25. Plaintiff's Responses to Defendant Gene Wolfanger's First Set of
24 Interrogatories, dated May 29, 2024.

25 26. Plaintiff's Responses to Defendant George Ajam's First Set of
26 Interrogatories, dated May 29, 2024.

27 27. Plaintiff's Responses to Defendant Israel Cruz Camacho's First Set of
28 Interrogatories, dated May 29, 2024.

1 28. Plaintiff's Responses to Defendant Kelley Furnas's First Set of
2 Interrogatories, dated May 29, 2024.

3 29. Plaintiff's Responses to Defendant Timothy Nye's First Set of
4 Interrogatories, dated May 29, 2024.

5 30. Plaintiff's Responses to Defendant LVMPD's First Set of Interrogatories,
6 dated May 29, 2024.

7 31. Plaintiff's Responses to Defendant LVMPD's First Set of Requests for
8 Production of Documents, dated May 29, 2024.

9 **B. DEFENDANTS' DISCOVERY**

10 1. Defendants' Initial List of Witnesses and Documents Pursuant to Fed. R.
11 Civ. P. 26.1 dated August 30, 2023.

12 2. Defendant LVMPD's responses to Plaintiff's First Set of Requests for
13 Production of Documents, dated November 27, 2023.

14 3. Defendant Gabriel Lea's responses to Plaintiff's First Set of Requests for
15 Admission, dated January 25, 2024.

16 4. Defendant Gene Wolfanger's responses to Plaintiff's First Set of Requests
17 for Admission, dated January 25, 2024.

18 5. Defendant George Ajam's responses to Plaintiff's First Set of Requests for
19 Admission, dated January 25, 2024.

20 6. Defendant Israel Cruz Camacho's responses to Plaintiff's First Set of
21 Requests for Admission, dated January 25, 2024.

22 7. Defendant Kelly Furnas' responses to Plaintiff's First Set of Requests for
23 Admission, dated January 25, 2024.

24 8. Defendant Timothy Nye's responses to Plaintiff's First Set of Requests for
25 Admission, dated January 25, 2024.

26 9. Defendants Doe Officers III – VII's responses to Plaintiff's First Set of
27 Requests for Admission, dated January 25, 2024.

1 10. Defendant Gabriel Lea's responses to Plaintiff's First Set of Requests for
2 Production of Documents, dated January 31, 2024.

3 11. Defendant George Ajam's responses to Plaintiff's First Set of Requests for
4 Production of Documents, dated January 31, 2024.

5 12. Defendant Israel Cruz Camacho's responses to Plaintiff's First Set of
6 Requests for Production of Documents, dated January 31, 2024.

7 13. Defendant Timothy Nye's responses to Plaintiff's First Set of Requests for
8 Production of Documents, dated January 31, 2024.

9 14. Defendants Doe Officers III-VII's responses to Plaintiff's First Set of
10 Requests for Production of Documents, dated January 31, 2024.

11 15. Defendant Gabriel Lea's responses to Plaintiff's First Set of Interrogatories,
12 dated January 31, 2024.

13 16. Defendant George Ajam's responses to Plaintiff's First Set of
14 Interrogatories, dated January 31, 2024.

15 17. Defendant Israel Cruz Camacho's responses to Plaintiff's First Set of
16 Interrogatories, dated January 31, 2024.

17 18. Defendant Timothy Nye's responses to Plaintiff's First Set of
18 Interrogatories, dated January 31, 2024.

19 19. Defendants Doe Officers III – VII's responses to Plaintiff's First Set of
20 Interrogatories, dated January 31, 2024.

21 20. Defendant LVMPD's First Set of Interrogatories to Plaintiff, dated February
22 9, 2024.

23 21. Defendant LVMPD's First Set of Requests for Production to Plaintiff, dated
24 February 9, 2024.

25 22. Defendant Gabriel Lea's First Set of Interrogatories to Plaintiff, dated
26 February 9, 2024.

27 23. Defendant Gene Wolfanger's First Set of Interrogatories to Plaintiff, dated
28

1 February 9, 2024.

2 24. Defendant George Ajam's First Set of Interrogatories to Plaintiff, dated
 3 February 9, 2024.

4 25. Defendant Israel Cruz Camacho's First Set of Interrogatories to Plaintiff,
 5 dated February 9, 2024.

6 26. Defendant Kelly Furnas' First Set of Interrogatories to Plaintiff, dated
 7 February 9, 2024.

8 27. Defendant Timothy Nye's First Set of Interrogatories to Plaintiff, dated
 9 February 9, 2024.

10 **2. DISCOVERY THAT REMAINS TO BE COMPLETED.**

11 The Parties' primary remaining discovery tasks include: (1) addressing any
 12 remaining meet and confer issues and finishing written discovery; and (2) scheduling of
 13 depositions.

14 **3. SPECIFIC DESCRIPTION OF WHY EXTENSION IS NECESSARY.**

15 This is the fourth request for an extension of discovery deadlines in this matter. The
 16 Parties request that the Discovery Plan and Scheduling Order deadlines be extended an
 17 additional sixty (60) days so that the Parties may complete the tasks above.

18 The Parties have been diligently conducting discovery, but an extension is needed
 19 to efficiently continue to conduct discovery, resolve issues or pursue meet and confer efforts,
 20 analyze the information provided, and manage the case. The Parties are resolving issues and
 21 meeting and conferring regarding related issues. Finally, the Parties together request this in
 22 good faith and to further the resolution of this complicated case on the merits, and not for
 23 any purpose of delay.

24 Good cause for the extension also exists due to Plaintiffs' counsel's normal case
 25 load. Plaintiffs' counsel has faced multiple family health emergencies. Mr. Wolpert was
 26 required to visit Tucson, Arizona multiple times in March, April, and May 2024 to assist in
 27 caring for his father, who was suffering from rapidly-developing ALS and ultimately passed

1 away on May 17, 2024. Mr. Wolpert and Ms. McLetchie were both required to attend the
 2 funeral on May 21, 2024. Additionally, Ms. McLetchie has been assisting her mother in
 3 receiving medical care for stage 4 liver cancer.

4 There is thus good cause for the extension. “Good cause to extend a discovery
 5 deadline exists ‘if it cannot reasonably be met despite the diligence of the party seeking the
 6 extension.’” *Derosa v. Blood Sys., Inc.*, No. 2:13-cv-0137-JCM-NJK, 2013 U.S. Dist. LEXIS
 7 108235, 2013 WL 3975764, at 1 (D. Nev. Aug. 1, 2013) (quoting *Johnson v. Mammoth
 8 Recreations, Inc.*, 975 F.2d 604, 609 (9th Cir. 1992)); *see also* Fed. R. Civ. P. 1 (providing
 9 that the Rules of Civil Procedure “should be construed, administered, and employed by the
 10 court and the Parties to secure the just, speedy, and inexpensive determination of every action
 11 and proceeding”). The Parties have been diligent in litigating this matter. Thus, the standard
 12 to extend all deadlines is satisfied here.

13 Based on the foregoing stipulation and proposed deadlines plan, the Parties thus
 14 respectfully request an extension of time to extend the discovery in this matter to enable to
 15 them to conduct necessary discovery in this matter and so that this matter is fairly resolved
 16 on the merits.

17 **4. PROPOSED SCHEDULE FOR REMAINING DEADLINES**

Deadline	Current Deadline (ECF No. 20)	Proposed New Deadline
Amend Pleadings and Add Parties	Passed	unchanged
Initial Expert Disclosures	Passed	unchanged
Rebuttal Expert Disclosures	Passed	unchanged
Discovery Cut-Off	July 9, 2024	September 9, 2024¹
Dispositive Motions	August 9, 2024	October 8, 2024
Joint Pretrial Order	September 9, 2024	November 8, 2024

28
¹ 60 days from July 9, 2024 is Saturday, September 7, 2024.

1 Based on the foregoing stipulation and proposed deadlines plan, the Parties request
2 that the Discovery Plan and Scheduling Order deadlines be extended an additional sixty (60)
3 days so that the parties may conduct necessary discovery.

4 **IT IS SO STIPULATED.**

5
6 DATED this 18th day of June, 2024.

DATED this 18th day of June, 2024.

7 **MCLETCHE LAW**

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17 **ORDER**

18 **IT IS SO ORDERED.**

19
20 U.S. MAGISTRATE JUDGE

21 Dated: 6-20-24